

Brick, David

From: Brick, David
Sent: Monday, June 06, 2016 2:48 PM
To: MAUGHAN, JASON [AG/1850]
Subject: RE: Monsanto Soda Springs Idaho NPDES-Superfund Interface

Thanks for the correction, I was looking at June and not July. I'll get back to you on Wednesday, thanks!

David Brick

Permit Writer | NPDES Permits Unit
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From: MAUGHAN, JASON [AG/1850] [<mailto:jason.maughan@monsanto.com>]
Sent: Monday, June 06, 2016 2:45 PM
To: Brick, David
Subject: RE: Monsanto Soda Springs Idaho NPDES-Superfund Interface

The new proposed date is Thursday July 21st in Boise.

Thanks

From: Brick, David [<mailto:brick.david@epa.gov>]
Sent: Monday, June 06, 2016 3:42 PM
To: MAUGHAN, JASON [AG/1850]
Subject: RE: Monsanto Soda Springs Idaho NPDES-Superfund Interface

Hi Jason, I have a meeting with my supervisor on Wednesday. I'll be able to confirm mine and others availability Wednesday morning. Just to confirm, the planned date is now Tuesday July 21st and not the 20th?

David Brick

Permit Writer | NPDES Permits Unit
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Phone: 206-553-1389
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From: MAUGHAN, JASON [AG/1850] [<mailto:jason.maughan@monsanto.com>]
Sent: Monday, June 06, 2016 2:39 PM
To: Brick, David <brick.david@epa.gov>
Subject: FW: Monsanto Soda Springs Idaho NPDES-Superfund Interface

David,

It is looking like July 21st works best for most folks. How does that work for you and your group?

Thanks

From: MAUGHAN, JASON [AG/1850]
Sent: Thursday, June 02, 2016 12:42 PM
To: 'Brick, David'
Subject: FW: Monsanto Soda Springs Idaho NPDES-Superfund Interface

David,

I am trying to reschedule this meeting for July. How does July 20th in Boise work for you/your group?

Thanks

From: MAUGHAN, JASON [AG/1850]
Sent: Friday, May 06, 2016 3:53 PM
To: 'Brick, David'
Subject: Monsanto Soda Springs Idaho NPDES-Superfund Interface

Mr. David Brick,

As we (Monsanto) began to explore the scope of pending superfund activities at the site (Monsanto's Phosphorus production facility located in Soda Springs Idaho), we soon realized that these activities could have implications to both Superfund and NPDES programs. We would like to limit the duplication of efforts from both the Agencies' standpoint and Monsanto's and felt that this coordination early in the NPDES permitting process would benefit both parties.

Below is a preliminary list of topics Monsanto would like to review with both the EPA Superfund and NPDES groups and the IDEQ. However, this is not a complete list and we welcome input from both Agencies to fully develop an agenda for the proposed meeting in June 2016.

- Review of regulatory oversight of activities being performed under CERCLA/Superfund and how the NPDES and Superfund programs will work together to develop permissible discharges
- Determination of constituents managed under Superfund and determination of constituents managed under NPDES
- Usage determination for Soda Creek...and or determination of appropriate discharge standards
- Development of discharge limitations for the facility
- Review of timeline for NPDES permitting and implementation of amended ROD

As was indicated above, Monsanto intends to use this information to assist in the development/implementation of treatment technologies and to guide the evaluation and reengineering of water management activities at the site.

Please let me know if you have any questions or need any additional information prior to scheduling the June meeting.

Thank you for your time and consideration.

*Jason Maughan
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Monsanto - Soda Springs, ID
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